

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

RICHARD FARMER,

Plaintiff,

-against-

FZOAD.COM ENTERPRISES INC.,
D/b/a MANHATTAN EYEWORKS,
D/b/a CHELSEA VISION ASSOCIATES,
DENTAL ASSOCIATES OF NEW YORK LLP,
GREENWALD & MATANI PTR,
DAVID FOREST GROSS,
MUKUND J. MATANI, and GARY GREENWALD,

Defendants.

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17-CV-9300 (GBD)(OTW)

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TO: HON. GEORGE B. DANIELS, United States District Judge (LTR)

**PLAINTIFF'S RESPONSE TO JUDGE WANG'S JULY 29, 2019
COURT ORDER ERRONEOUS**

Plaintiff's response to Opposing Counsel Joshua Weiner's July 19, 2019 letter to Judge Ona T. Wang was a blatant attempt to use the Magistrate Judge Ona T. Wang and the United States District Court for the Southern District to issue yet another erroneous court Order to silence Plaintiff from exposing the truth about his illegal business practices in Morristown, New Jersey in using his deceptive practices, misrepresentation and fraud on the United States District Courts in the SDNY while appearing on Plaintiff's case, while engaging in fraud in other cases for well over 10 years appearing in cases in the State of New York which he has no right.

Counsel Weiner has a 10 year history of document fraud and concealing his Morristown, New Jersey firm from the United States District Court Administration and the New York State

Unified Court System. See Farmer v. Law Office of Weiner & Weiner, LLC, et al. Docket id. 19-CV-7115 (DIST.SDNY) filed on 7/30/2019 with this Court.

Counsel Weiner knew when Plaintiff contacted Timothy Duffy of Coughlin Duffy, LLP on July 18, 2019 via email his fraud and deceit was exposed by the Plaintiff so he tried to figure out a way to shut Plaintiff down from exposing his fraud on the SDNY court thereafter he wrote in his own few the erroneous July 19, 2019 letter id. at (Docket 88) dated July 19, 2019 to Judge Ona T. Wang to do his illegal bidding by having yet another erroneous court Order issued by Judge Wang see id. at (Docket 89) dated July 29, 2019 was the real purpose in silencing Plaintiff once again before this Court but Plaintiff was not deterred.

Dated: Queens, New York
August 2, 2019

Respectfully submitted,

RICHARD FARMER, Plaintiff
Appearing *Pro Se*

/S/ Richard Farmer
By: Richard Farmer
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*Attorney for the Defendants Fzoad.com
Enterprises Inc., and Dr. David F. Gross*

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Enterprises Inc., and Dr. David F. Gross*

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SOUTHERN DISTRICT OF NEW YORK

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Plaintiff,

17-CV-9300 (GBD)

-against-

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DAVID FOREST GROSS,
MUKUND J. MATANI, and GARY GREENWALD,

Defendants.

-x

AFFIRMATION OF SERVICE

I, Richard Farmer Plaintiff, declare under penalty of perjury that I submitted today's filing to the Pro Se office to be submitted E.C.F. filing to all the parties involved.

Dated: Queens, New York
August 2, 2019

Respectfully submitted,

RICHARD FARMER, Plaintiff
Appearing *Pro Se*

/S/ Richard Farmer
By: Richard Farmer
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